

1 **Marquis Aurbach**  
2 Craig R. Anderson, Esq.  
3 Nevada Bar No. 6882  
4 Tye S. Hanseen, Esq.  
5 Nevada Bar No. 10365  
6 10001 Park Run Drive  
7 Las Vegas, Nevada 89145  
8 Telephone: (702) 382-0711  
9 Facsimile: (702) 382-5816  
10 canderson@maclaw.com  
11 thanseen@maclaw.com  
12 Attorneys for Defendant

13  
14 **UNITED STATES DISTRICT COURT**  
15  
16 **DISTRICT OF NEVADA**

17 BILLY CEPERO,

18 Plaintiff,

19 Case No.: 2:11-cv-01421-JAD-NJK

20 vs.

21 ECF No. 235

22 GILLESPIE, ET AL.,

23 Defendants.

24 **ORDER TO CONTINUE TRIAL (THIRD REQUEST)**

25 IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff Billy Cepero  
26 (“Plaintiff”), through the law firm of Snell & Wilmer L.L.P., and Defendant Officer James  
27 Bonkavich (“Defendant” or “Bonkavich”), through the law firm of Marquis Aurbach, that the  
28 trial currently set for November 1, 2022 (ECF No. 230) be continued to either February 7, 2023  
or February 28, 2023. The parties continue to contact their witnesses and respective clients to  
determine which of these two dates is most feasible.

29 This Stipulation is entered into for the following reasons:

30 1. Due to conflicts with the parties’ availability, scheduling of witnesses, and trial  
31 counsel’s calendars, the parties respectfully request that the new trial date be set for either  
32 February 7 or February 28, 2023.

33 2. The parties have met and conferred regarding the above-requested trial dates and  
34 have agreed to the same.

40 MARQUIS AURBACH  
41 10001 Park Run Drive  
42 Las Vegas, Nevada 89145  
43 (702) 382-0711 FAX: (702) 382-5816

1           3. Once the parties are able to fully confer with their clients and witnesses, they will  
2 submit a second stipulation settling on one of the two February 2023 dates.

3           4. If the Court prefers not to wait for a subsequent stipulation specifying one of the  
4 February 2023 dates, the parties request that the Court set the trial for February 7, 2023 and the  
5 parties will file a subsequent stipulation requesting the February 28 date if schedules necessitate  
6 doing so.

7           5. This is the third stipulation filed herein to continue the trial dates.

8           IT IS SO STIPULATED this 5th day of October, 2022.

9           MARQUIS AURBACH

10           SNELL & WILMER L.L.P.

11           By: /s/ Tye S. Hanseen  
12           Craig R. Anderson, Esq.  
13           Nevada Bar No. 6882  
14           Tye S. Hanseen, Esq.  
15           Nevada Bar No. 10365  
16           10001 Park Run Drive  
17           Las Vegas, Nevada 89145  
18           Attorney for Defendant

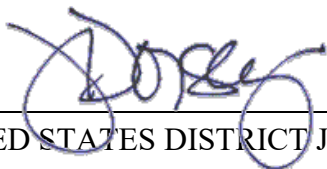
19           By: /s/ Kelly H. Dove  
20           Kelly H. Dove, Esq.  
21           Nevada Bar No. 10569  
22           Dawn L. Davis, Esq.  
23           Nevada Bar No. 13329  
24           3883 Howard Hughes Pkwy., Ste. 1100  
25           Las Vegas, Nevada 89169  
26           Attorney for Plaintiff

27           **ORDER**

28           IT IS SO ORDERED:

1           1. That the trial in this matter shall begin on February 28, 2023 at 9:00 a.m.  
2           2. The parties must appear for calendar call on February 21, 2023 at 1:30 p.m.  
3           3. All trial briefs, proposed voir dire, proposed jury instructions, exhibit lists and  
            witness lists are due before noon on February 21, 2023.

24           IT IS SO ORDERED this 5th day of October, 2022.

25             
26           \_\_\_\_\_  
27           UNITED STATES DISTRICT JUDGE